MDR Tracking Number: M4-02-1996-01

Under the provisions of Section 413.031 of the Texas Workers' Compensation Act, Title 5, Subtitle A of the Texas Labor Code, effective June 17, 2001 and Commission Rule 133.305, titled <u>Medical Dispute Resolution-General</u>, and 133.307, titled <u>Medical Dispute Resolution of a Medical Fee Dispute</u>, a review was conducted by the Medical Review Division regarding a medical fee dispute between the requestor and the respondent named above.

# I. DISPUTE

- 1. a. Whether there should be additional reimbursement for date of service 02/06/01?
  - b. The request was received on 02/01/02.

#### II. EXHIBITS

- 1. Requestor, Exhibit 1:
  - a. TWCC-60 and Letter Requesting Dispute Resolution dated 05/16/02
  - b. Provider marked exhibits 1-20
  - c. Any additional documentation submitted was considered, but has not been summarized because the documentation would not have affected the decision outcome.
- 2. Respondent, Exhibit 2:
  - a. TWCC-60 and Response to a Request for Dispute Resolution dated 06/18/02
  - b. Carrier marked exhibits 1-16
  - c. Any additional documentation submitted was considered, but has not been summarized because the documentation would not have affected the decision outcome.
- 3. Per Rule 133.307 (g)(3), the Division forwarded a copy of the requestor's 14-day response to the insurance carrier on 06/10/02 via certified mail. Per Rule 133.307 (g)(4), the insurance carrier received its copy on 06/17/02. The response from the insurance carrier was received in the Division on 06/19/02. Based on 133.307 (i) the insurance carrier's response is timely.
- 4. Notice of Medical Dispute is reflected as Exhibit #3 of the Commission's case file.

### III. PARTIES' POSITIONS

- 1. Requestor: The provider has not received proper reimbursement for services associated with an epidural steroid injection.
- 2. Respondent: The carrier has reimbursed the provider properly.

# IV. FINDINGS

1. Based on Commission Rule 133.307 (d)(1&2), the only date of service eligible for review is 02/06/01.

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- 2. The carrier's EOBs have the denials, "F REDUCTION ACCORDING TO MEDICAL FEE GUIDELINE", "G INCLUDED IN GLOBAL."
- 3. The following table identifies the disputed services and Medical Review Division's rationale:

DOS	CPT	BILLED	PAID	EOB	MAR\$	REFERENCE	RATIONALE:
מטע	CODE	DILLED	TAID	Denial	MAKA	REFERENCE	KAHONALE:
				Code			
02/06/01	76499- 27-22	\$300.00	\$87.00	F	DOP	MFG, GI (II)(A&B) & (III), CPT & modifier descriptors, TWCC Advisory 97-01	The CPT descriptor states, "Unlisted diagnostic radiologic procedure." The medical documentation indicates that the provider is billing for fluoroscopic guidance (fluoroscopy). The MFG GI (II)(A) states,(TWCC) has incorporated usage of the(AMA's) 1995(CPT) codes. The MFG has CPT code 76000 which has the descriptor "Fluoroscopy (separate procedure), up to one hour physician time, other than 71023 or 71034 (eg. cardiac fluoroscopy). The CPT code 76000 is sufficiently descriptive of the procedure performed and should have been used. The MAR value of 76000-27 is \$88.00. The dispute packet contains an EOB that shows the carrier has reimbursed \$87.00. Provider is entitled to an additional \$1.00, the difference between \$88.00 and the \$87.00 reimbursed to date.
02/06/01	76499- 27	\$300.00	\$0.00	F, G	DOP	MFG, GI (II)(A&B) & (III), CPT & modifier descriptors, TWCC Advisory 97-01	The TWCC Advisory 97-01 states, "When videofluoroscopy or fluoroscopy is performed with a myelogram or discogram, <b>such procedures</b> (emphasis added) are considered part of the service and should not be billed separately. The procedure in dispute is an epidurogram and is a procedure that should not be reimbursed separately. Therefore, no reimbursement is recommended.
Totals		\$600.00	\$87.00				The Requestor is entitled to \$1.00 additional reimbursement.

# V. ORDER

Pursuant to Sections 402.042, 413.016, 413.031, and 413.019 the Medical Review Division hereby ORDERS the Respondent to remit \$1.00 plus all accrued interest due at the time of payment to the Requestor within 20 days receipt of this order.

This	Order is hereb	y issued this	25 <sup>th</sup> da	ıy of	June	, 2002.
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Larry Beckham Medical Dispute Resolution Officer Medical Review Division

This document is signed under the authority delegated to me by Richard Reynolds, Executive Director, pursuant to the Texas Workers' Compensation Act, Texas Labor Code Sections 402.041 - 402.042 and re-delegated by Virginia May, Deputy Executive Director.